

Appl. No. 10/817,354  
Response dated 27<sup>th</sup> September 2005  
Communication in reply to action dated 08-July-05

### REMARKS

Applicant's June 2005 response to the examiner's restriction communication mailed 10-May-05, is deemed accepted as far as the Group II, claims 23 – 39 all of which have been examined.

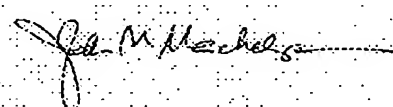
Claim 30 has been allowed. Further, the examiner has stated that: "Claims 29, 31, and 32 would be allowable if rewritten or amended to overcome the rejection(s) [sic] under 35 U.S.C. 112 1<sup>st</sup> and/or 2<sup>nd</sup> paragraphs, . . ."

The ABSTRACT has been pared down (see MPEP § 608.01(b)) as requested.

While applicants respectfully disagree with each of the primary examiner's claim rejections and objections, applicants present, here, a set of amended claims directed to a method of producing an electrical resistive device: These amendments were made *per* suggestions by the examiner (Objections p. 3, and under §112 pp. 4, 7) in an effort to proceed toward speedy allowance of claims 29 – 32. As one can appreciate, only the allowed and allowable claims 29 – 32 remain under consideration, as claims 23 – 28 and claims 33 – 39 have been canceled.

Claims 12 and 15 – 22 were cancelled in applicants' June 2005 response, claims 1 – 11, and 13 – 14, directed to the device, having been *at that time* withdrawn from consideration, are herein cancelled. Applicants acknowledge they still have the right to later prosecute *via* the filing of a continuation, continuation-in-part, and/or divisional application(s)—while the instant application is pending — should applicants so choose, claims covering any of the supportable device combinations, whether covered by claims that have been canceled herein.

Respectfully submitted this 27<sup>th</sup> day of September 2005,



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